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TERMINAL DI	SCLAIMER TO OBVIAT	E A PROVISIONAL DOUBLE PATE	NTING Docket Number (Optional)
REJE	CTION OVER A PENDIN	IG "REFERENCE" APPLICATION	SP015.C17 (1397.028000H)
In re Application of:	NGUYEN et al.	OIPE	
Application No.:	10/700,485		
Filed:	November 5, 2003	JAN 0 5 2015 8	
For:	High-Performance, Super	rscalar-Based Computer Stylem With Ou	t-Of-Order Instruction Execution
the expiration date on See 2 in Add application may be hereby agrees that granted on the refe binding upon the granted to the expirapplication, "as the grant of any patent expires for failure to in whole or terminal terminated prior to the content of the expiration of the expiratio	of the full statutory term of any pendum, as such term is defir shortened by any terminal disclarany patent so granted on the interence application are commonantee, its successors or assigns are disclaimer, the owner does are to date of the full statutory term of any patent granted on on the pending reference application pay a maintenance fee, is held by disclaimed under 37 CFR 1.3 the expiration of its full statutory	statutory term of any patent granted on the in patent granted on pending reference Applicationed in 35 U.S.C. 154 and 173, and as the teaimer filed prior to the grant of any patent on the stant application shall be enforceable only for only owned. This agreement runs with any patent on the stant application shall be enforceable.	on Number See I In Addendum, filed rm of any patent granted on said reference ne pending reference application. The owner and during such period that it and any patent ent granted on the instant application and is granted on the instant application that would 3 of any patent granted on said reference at by any terminal disclaimer filed prior to the steed on the pending reference application: competent jurisdiction, is statutorily disclaimed on certificate, is reissued, or is in any manner
I	or 2 below, if appropriate.		
		organization (e.g., corporation, partnership, unit or behalf of the business/organization.	rersity, government agency,
belief are believed made are punishab	to be true; and further that the	de herein of my own knowledge are true and ese statements were made with the knowledge both, under Section 1001 of Title 18 of the U cation or any patent issued thereon.	that willful false statements and the like so
2. X The under	signed is an attorney or agent o	Reg. No. 25,688	//5/25- Date
2005 AADOFO1 0000	0113 10700485	Edward J. Kessler	, , =
814	130.00 OP	Typed or printed name	
1014	20000		(202) 371-2600 Telephone Number
X Terminal discl	aimer fee under 37 CFR 1.20(d)) is included.	receptione Hambon
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This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner).

Form PTO/SB/96 may be used for making this statement. See MPEP § 324.

Addendum



10/282,045; 10/282,207; 10/283,177; 10/283,106; 10/660,671; 10/697,257; 10/700,520 October 29, 2002; October 29, 2002; October 30, 2002; October 30, 2002, September 12, 2003; October 31, 2003; November 5, 2003